

SATURDAY, MAY 24, 2014

FOR THE BANKRUPTCY COURT VITO GENA
CLERK OF THE COURT

UNITED STATES BANKRUPTCY COURT FOR THE
SOUTHERN DISTRICT OF NEW YORK
ONE BOWLING GREEN
NEW YORK, NEW YORK
10004

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LEGAL NOTICE

UNITED STATES BANKRUPTCY COURT, SOUTHERN DISTRICT OF NEW YORK

In re Residential Capital, LLC et al. Debtors (Case No. 12-12020 (MG) (Jointly Administered))

NOTICE OF CHAPTER 11 BANKRUPTCY CASES: MEETING OF CREDITORS, AND DEADLINES

Chapter 11 bankruptcy cases concerning the Debtors listed below were filed on May 14, 2012 and may be a creditor of one of the Debtors. This Notice Lists Important Deadlines. You may want to consult an attorney to protect your rights. All documents filed with the Bankruptcy Court, including lists of the Debtors' properties and debts are available for inspection at the office of the Clerk of the Bankruptcy Court and the Bankruptcy Court's website, www.nysd.uscourts.gov or by accessing the website maintained by the Debtors' claims and noticing agent, www.rccllc.net/escap. Note that a PACER password is needed to access documents on the bankruptcy court's website (a PACER password may be obtained by accessing the PACER website <http://pacer.psc.uscourts.gov>). NOTE: the staff members of the office of the Clerk of the Bankruptcy Court and the office of the United States Trustee cannot give legal advice.

If you have any questions regarding this notice, please call the BestCap Restructuring Information Line at (888) 226-3479. You may also submit an inquiry online at www.rccllc.net/escap.

Name of Debtor, Case Number, Tax Identification Number:

Residential Funding Company, LLC 12-12020 (MG) 93-081136 Residential Capital, LLC 11-12-2020 (MG) 20-177038; d/b/a: LLC 12-12021 (MG) 23-2887228; DDX Holding Properties, LLC 11-12-2022 (MG) 26-1424257-004 Properties & Leases, Object LLC 12-12023 (MG) 26-2782774; BPRE LLC 12-12024 (MG) 26-27474794; Entity Investment, LLC 12-12025 (MG) 02-0632797; EFS of Virginia, Inc., 12-12026 (MG) 26-4051445; EFS of Washington, Inc., 12-12027 (MG) 45-2910655; Executive Trustee Services, LLC 12-12028 (MG) 23-2778943; GMAC-RFC HomeOpportunity Company, LLC 12-12029 (MG) 23-2593763; GMAC Model Home Finance, L. LLC 12-12030 (MG) 26-2749469; GMAC Mortgage USA Corporation, 12-12031 (MG) 20-4795930; GMAC Mortgage LLC, 12-12032 (MG) 23-1694840; GMAC Residential Holding Company, LLC 12-12033 (MG) 91-1021900; GMACR Settlement Services, LLC 11-12-2034 (MG) 23-3036156; GMAC Borrower LLC, 12-12035 (MG) 45-5048833; GMAC Residential LLC 12-12036 (MG) 45-5222043; GMAC Mortgage Products, LLC 12-12037 (MG) 03-1516499; HFC Net Set II, LLC 12-12038 (MG) Home Home Connects Lending Services, LLC 12-12039 (MG) 25-1849412; Homecoming Financial Real Estate Holdings, LLC 12-12040 (MG) 26-2768569; Homecomings Financial, LLC 12-12042 (MG) 51-0364588; Laius Associates, LLC 12-12043 (MG) 23-1851046; Passive Asset Transaction LLC 12-12044 (MG) 51-0364130; PATTI LLC 12-12045 (MG) 75-2272272; PATTI B, LLC 12-12046 (MG) 26-3722957; PATTI Real Estate Holdings, LLC 12-12047 (MG) 27-4515201; PATTI A, LLC 12-12048 (MG) 26-3723321; PATTI B, LLC 12-12049 (MG) 26-3723553; RAHI Real Estate Holdings, LLC 12-12050 (MG) 27-0515287; RCFN 2004, LLC 12-12051 (MG) 29-3032722; Residential Accredited Loans, Inc. 12-12052 (MG) 51-0363240; Residential Asset Mortgage Products, Inc. 12-12053 (MG) 41-1955181; Residential Asset Securities Corporation 12-12054 (MG) 3-11936253; Residential Consumer Services of Alabama, LLC 12-12055 (MG) 63-21105449; Residential Consumer Services of Ohio, LLC 12-12056 (MG) 34-175791; Residential Consumer Services of Texas, LLC 12-12057 (MG) 75-25010515; Residential Consumer Services LLC 12-12058 (MG) 20-412167; Residential Funding Mortgage Exchange, LLC 12-12059 (MG) 41-1674747; Residential Funding Mortgage Securities I, Inc. 12-12060 (MG) 75-2006294; Residential Funding Mortgage Securities II, Inc. 12-12061 (MG) 41-1008359; Residential Funding Real Estate Holdings, LLC 12-12062 (MG) 26-2735055; Residential Mortgage Real Estate Holdings, LLC 12-12063 (MG) 26-2737180; RGC-GSM Service Advance, LLC 12-12064 (MG) 26-1960289; RGC Asset Holdings, LLC 12-12065 (MG) 41-1984034; RGC Asset Management, LLC 12-12066 (MG) 06-1664678; RGC Borrower LLC 12-12068 (MG) 45-522407; RGCSE 12-12069 (MG) 41-1925730.

Proposed Attorneys for Debtors: Lauren M. Haskelsky, Gary S. Lee, Lorenzo Marinuzzi, MORRISON & FOERSTER LLP, 1290 Avenue of the Americas, New York, New York 10104, Telephone: (212) 468-3000, Facsimile: (212) 468-7900.

DATE, TIME, AND LOCATION OF MEETING OF CREDITORS PURSUANT TO BANKRUPTCY CODE SECTION 341(a): June 25, 2012 at 1:00 p.m. (ET), 80 Broad Street, Fourth Floor, New York, New York 10004.

DEADLINE TO FILE A PROOF OF CLAIM: None at this time. When the Bankruptcy Court sets a claim deadline, you will be notified and provided a proof of claim form by mail.

DEADLINE TO FILE A COMPLAINT TO DETERMINE DISCHARGEABILITY OF CERTAIN DEBT: None at this time.

CREDITORS MAY NOT TAKE CERTAIN ACTIONS AGAINST THE DEBTORS IN MOST INSTANCES, BECAUSE THE FILING OF THE BANKRUPTCY CASE AUTOMATICALLY STAYS CERTAIN COLLECTION AND OTHER ACTIONS AGAINST THE DEBTORS AND THE DEBTORS' PROPERTY. UNDER CERTAIN CIRCUMSTANCES, THE STAY MAY BE LIMITED TO 30 DAYS OR NOT EXIST AT ALL. ALTHOUGH THE DEBTORS CAN REQUEST THE BANKRUPTCY COURT TO EXTEND OR IMPOSE A STAY, IF YOU ATTEMPT TO COLLECT A DEBT OR TAKE OTHER ACTION IN VIOLATION OF THE BANKRUPTCY CODE, YOU MAY BE PENALIZED. COMMON EXAMPLES OF PROHIBITED ACTIONS BY CREDITORS ARE CONTACTING THE DEBTORS TO DEMAND REPAYMENT, TAKING ACTION AGAINST THE DEBTORS TO COLLECT MONEY OWED TO CREDITORS OR TO TAKE PROPERTY OF THE DEBTORS, AND STARTING OR CONTINUING COLLECTION ACTIONS, FORECLOSURE ACTIONS, OR REPOSSESSIONS. CONSULT A LAWYER TO DETERMINE YOUR RIGHTS IN THIS CASE.

Address of the Clerk of the Bankruptcy Court: Clerk of the United States Bankruptcy Court, One Bowling Green, New York, New York 10004, Hours Open: 8:30 a.m. – 5:00 p.m.

For the Bankruptcy Court: Hon. George Clerk of the Court, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York 10004.

Date: May 24, 2012.

Filing of Chapter 11 Bankruptcy Case: A bankruptcy case under chapter 11 of the Bankruptcy Code (the 11, United States Code) has been filed in this Bankruptcy Court by each of the Debtors named above, and an order for relief has been entered. Chapter 11 allows a debtor to reorganize or liquidate pursuant to a plan. A plan is not effective unless confirmed by the Bankruptcy Court. You may be sent a copy of the plan and disclosure statement telling you about the plan and you might have an opportunity to vote on the plan. You will be sent a notice of the date of the confirmation hearing and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the Debtors will remain in possession of the Debtors' property and may continue to operate their business.

Legal Advice: Staff in the office of the Clerk of the Bankruptcy Court cannot give legal advice. Consult a lawyer to determine your rights in this case.

Creditors Generally May Not Take Certain Actions: Prohibited collection actions are listed in Bankruptcy Code § 362. Common examples of prohibited actions include contacting the Debtors by telephone, mail or otherwise to demand repayment, take actions to collect money or obtain property from the Debtors' repossession of the Debtors' property and starting or continuing lawsuits or foreclosures.

Meeting of Creditors: A meeting of creditors is scheduled for the date, time and location listed above. The debtor representative must be present at the meeting to be questioned under oath by the trustee and by creditors. Creditors are welcome to attend, but are not required to do so. The meeting may be conducted and concluded at a later date without further notice.

Notice: You will not receive notice of all documents filed in these chapter 11 cases. On May 23, 2012, the Bankruptcy Court entered an Order Under bankruptcy Code Sections (102)(1), 105(a) and 105(d), Bankruptcy Rule 1015(c); 2002(m) and 9007 and Local Bankruptcy Rule 2002-Establishing Certain Notice, Case Management and Administrative Procedures ("the Notice Procedures Order"). The Notice Procedures Order describes the notice procedures that apply in these chapter 11 cases. All parties who desire to participate in this chapter 11 cases must follow the procedures set forth in the Notice Procedures Order. Parties can obtain a copy of the Notice Procedures Order and all other documents filed electronically with the Bankruptcy Court in these cases, including lists of the Debtors' property and debts, by: (i) contacting the office of the Clerk of the Bankruptcy Court at One Bowling Green, New York, New York 10004-1405; (ii) accessing the Bankruptcy Court's website at www.nysd.uscourts.gov. Note that a PACER (<http://www.pacer.psc.uscourts.gov>) password and login are needed to access documents on the Court's website; (iii) accessing the website maintained by the Debtors' claims and noticing agent at www.rccllc.net/escap; or (iv) contacting the Debtors' counsel at: Morrison & Foerster LLP, 1290 Avenue of the Americas, New York, New York 10104 (Attn: Lauren M. Haskelsky, Esq., Gary S. Lee, Esq. and Lorenzo Marinuzzi, Esq.).

Claims: Schedules of liabilities will be filed pursuant to Bankruptcy Rule 1007. Any creditor holding a scheduled claim which is not identified as disputed, contingent, or unliquidated as to amount, may not be required to file a proof of claim in these cases. Creditors whose claims are not scheduled or whose claims are scheduled as disputed, contingent or unliquidated as to amount and who desire to participate in these cases or share in any distribution must file a proof of claim. A creditor who relies on the schedule of liabilities for the responsibility for determining that the claim is listed accurately. A form of proof of claim and notice of the deadline for filing such proof of claim will be sent to you later. A deadline for the last day for filing proofs of claim has not yet been established.

Discharge of Debts: Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See Bankruptcy Code § 1141(d). A discharge means that you may never try to collect the debt from the Debtors, except as provided in the plan. If you believe that a debt owed to you is not dischargeable under Bankruptcy Code § 1141(d)(6)(A), you must start a lawsuit by filing a complaint in the office of the Clerk of the Bankruptcy Court by the deadline established by the Bankruptcy Court.

Barclays DIP Order: The Bankruptcy Court is considering the entry of several "final orders," including a final order (the "Barclays DIP Order") to grant the Debtors' Motion For Interim And Final Order Pursuant to 11 U.S.C. §§ 105, 362, 363(b)(1), 363(f), 363(m), 364(c)(1), 364(c)(3), 364(d)(1) and 364(e) and Bankruptcy Rule 1001 And 6004 (i) Authorizing The Debtors to (A) Enter Into And Perform Under Receivables Purchase Agreements And Mortgage Loan Purchase And Contribution Agreements Relating To Initial Receivables And Mortgage Loans And Receivable Pooling Agreements Relating To Additional Receivables, And (B) Obtaining Prospective Financing On A Second, Subordinated Basis; (ii) Scheduling A Final Hearing Pursuant To Bankruptcy Rules 4001(f) And 4001(c); And (iii) Granting Related Relief.

The Debtors are seeking to have the Barclays DIP Order provide, among other things, that the transfers

Mr. Rhodrick Harden
1568 Loretta Ave.
Columbus, OH 43211



For the Bankruptcy Court Vito Genn?

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United States Bankruptcy Court
for the Southern District of
New York
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New York, New York
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